UNITED STATES BANKRUPTCY COURT DISTRICT OF VERMONT

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DONALD CLAUDE ROBINSON

Case No. 96-10069

Chapter 7

Debtor.

JOHN C. CANNEY, III, Trustee,

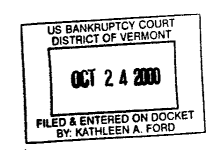
Advisory Proceeding

No. 99-1048

Plaintiff.

RICHARD GATES HOFFMAN & CLAY, TEMPLE PLUMBING, LEADER HOME CENTER, DERRIG EXCAVATING, and SANDRA SELLERS,

Defendants.



ORDER DENYING DEFENDANTS' **MOTIONS FOR SUMMARY JUDGMENT**

WHEREAS Motions for Summary Judgment have been filed by the Defendants, without accompanying Statements of Undisputed Facts;

WHEREAS a Memorandum of Law in Opposition to Motion for Summary Judgment has been filed by the Plaintiff, John C. Canney, III, Trustee, dated June 27, 2000, without an accompanying Statement of Disputed Facts;

WHEREAS the parties previously filed statements of material facts, respectively, regarding Plaintiff's prior Motion for Summary Judgment, which was denied by this Court (Krechevsky, J.) pursuant to an Order dated January 21, 2000 because the Court was unable to determine the absence of a genuine issue of material fact based upon a lack of any determinative statement(s) of fact,

affidavits or any other supporting materials filed of record;

WHEREAS this Court has the discretion to deny summary judgment based solely upon the

lack of sufficient matters filed of record;

IT IS ORDERED that Defendants' motions for summary judgment are hereby DENIED

because the prior statements of material facts submitted by the parties, which have not been modified

or supplemented except to the extent of the Affidavit of Defendant Leader Home Center, and the

record are inadequate to allow this Court to determine the absence of a genuine issue of material fact

regarding the relief sought and the nature and existence of any underlying claims by the Internal

Revenue Service and the State of Vermont necessary to support the summary judgment motions.

Wherefore, the Clerk is directed to schedule the adversary proceeding for a final pre-trial

conference within three (3) weeks, so that a scheduling order can be entered and a trial date set.

SO ORDERED.

Dated at Rutland, Vermont this 23rd day of October, 2000.

Colleen A. Brown

United States Bankruptcy Judge

To:

John R. Canney, III, Trustee

Donald S. Harry, Esq.

Christopher S. Dugan, Esq.

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